

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP  
ONE MANHATTAN WEST  
NEW YORK, NY 10001

TEL: (212) 735-3000  
FAX: (212) 735-2000  
[www.skadden.com](http://www.skadden.com)

DIRECT DIAL  
(212) 735-2193  
DIRECT FAX  
(917) 777-2193  
EMAIL ADDRESS  
TIMOTHY.G.NELSON@SKADDEN.COM

FIRM/AFFILIATE OFFICES  
-----  
BOSTON  
CHICAGO  
HOUSTON  
LOS ANGELES  
PALO ALTO  
WASHINGTON, D.C.  
WILMINGTON  
-----  
BEIJING  
BRUSSELS  
FRANKFURT  
HONG KONG  
LONDON  
MOSCOW  
MUNICH  
PARIS  
SÃO PAULO  
SEOUL  
SHANGHAI  
SINGAPORE  
TOKYO  
TORONTO

July 24, 2022

**BY ECF**

Hon. Paul G. Gardephe  
United States District Court  
Southern District of New York  
40 Foley Square, Room 2204  
New York, New York 10007

RE: *In re Application of FourWorld Event Opportunities, LP et al.*  
*v. Fenwick & West LLP, et al.*, 1:22-mc-00185 (PGG)

Dear Judge Gardephe,

We represent Proposed-Intervenor 58.com, Inc. in the above-referenced proceeding under 28 U.S.C. § 1782, brought by Petitioners to seek discovery from a law firm and a proxy solicitor in connection with a lawsuit currently pending before the Grand Court of the Cayman Islands. Pursuant to Local Civil Rule 1.6, we write to inform Your Honor that this action relates to a case commenced last year before Judge P. Kevin Castel involving a 28 U.S.C. § 1782 application against two other subpoena targets,<sup>1</sup> in which the same Petitioners seek discovery in aid of the same Cayman Islands lawsuit. (Discovery in that case is still ongoing, and an application by 58.com

---

<sup>1</sup> See *In re Application of Fourworld Event Opportunities, et al. v. General Atlantic LLC, et al.*, 1:21-mc-00543-PKC, S.D.N.Y., ECF No. 1.

to intervene is pending in that proceeding). We take no position on assignment, but wanted to bring this information to the Court's attention.

Respectfully submitted,

/s/ Timothy G. Nelson  
Timothy G. Nelson

cc: Counsel of Record